

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Gerolf RICHTER

Title: METHOD FOR DETERMINATION OF
THE CHARGE DRAWN BY AN
ENERGY STORAGE BATTERY

Appl. No.: 10/706,541

Filing Date: 11/12/2003

Examiner: Samuel Berhanu

Art Unit: 2838

Confirmation No.: 6887

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

This communication is responsive to the Notice of Allowance dated January 22, 2008,
concerning the above-referenced patent application.

The Examiner stated the following:

Claims 9 and 11-20 allowed

For Claim 9: primarily, the prior art of record does not disclose or suggest in the claimed combination: determining the charge drawn utilizing an exponential function from the start of the drawing of the charge, wherein the exponential function includes a time constant defined at least as a function of the energy storage battery type and of the temperature of the electrolyte measured by the device for measuring battery temperature.

For Claim 11: primarily, the prior art of record does not disclose or suggest in the claimed combination: determining the charge drawn by an energy storage battery utilizing an exponential function from the start of the drawing of the charge, wherein the exponential function includes a time constant and defined at least as a function of the energy storage battery type and of the temperature of the electrolyte measured by the device for measuring battery temperature.

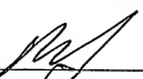
While the Applicant agrees that the allowed claims recite a combination of subject matter that is patentable over the cited references, the Applicant does not necessarily agree with or acquiesce in the statement of reasons for allowance given by the Examiner. Moreover, the Applicant notes that the recited subject matter as well as various other subject matter and/or combinations of subject matter may be patentable for other reasons than those given by the Examiner. The Applicant expressly reserves the right to set forth additional and/or alternative reasons for patentability and/or allowance in connection with the present Application or in any other future proceeding.

REMARKS

These Comments on Statement of Reasons for Allowance under 37 C.F.R. § 1.104 are intended to be responsive to the Notice of Allowance dated January 22, 2008.

Respectfully submitted,

Date April 16, 2008

By 

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